

BUSINESS REPORT

**MONTANA HOUSE OF REPRESENTATIVES
61st LEGISLATURE - REGULAR SESSION**

HOUSE LOCAL GOVERNMENT COMMITTEE

Date: Thursday, March 26, 2009
Place: Capitol

Time: 3:00 pm
Room: 172

BILLS and RESOLUTIONS HEARD:

Prefix (HB, HR, HJR, SB, SR, or SJR) and number. Add Postponed (PP) when appropriate:

SB 310

EXECUTIVE ACTION TAKEN:

Prefix (HB, HR, HJR, SB, SR, or SJR) and number. Enter P(pass) F(failed) DPAA (do pass as amended) BC(be concurred in) BCAA (be concurred in as amended):

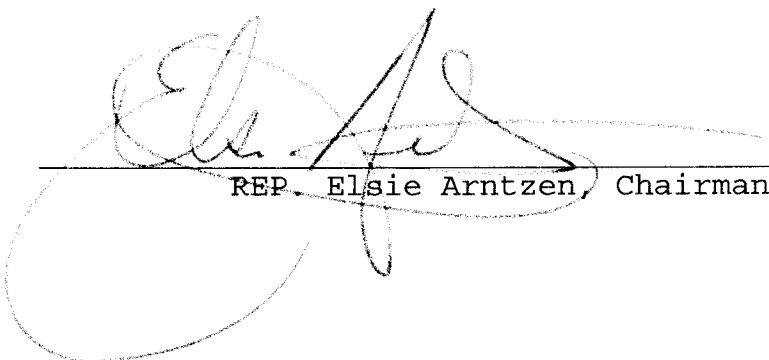
SB 305 - BCAA SB 369 - BCAA SB 306 - BCAA SB 310 - BCAA SB 9 - BC

SB 8 -BCAA HB 361 - DPAA

COMMENTS:

Tabled SB 345, SB 411 and SB 482.

Voted to Introduce LC 2335.



REP. Elsie Arntzen, Chairman

HOUSE OF REPRESENTATIVES

Roll Call

Local Government Committee

DATE: 3/20/09

<u>NAME</u>	<u>PRESENT</u>	<u>ABSENT/ EXCUSED</u>
Vice Chair MacLaren	X	
Vice Chair Hands	X	
Representative Becker	X	
Representative Bennett	X	
Representative Berry		X
Representative Driscoll	X	
Representative Ebinger		X
Representative Grinde	X	
Representative Hamilton	X	
Representative Ingraham	X	
Representative Menahan		X
Representative More		X
Representative Reichner	X	
Representative Reinhart	X	
Representative Sands		X
Representative Stahl		X
Representative Vance	X	
Chairman Arntzen	X	

COMMITTEE FILE COPY

TABLED BILL

The HOUSE LOCAL GOVERNMENT COMMITTEE TABLED SB 345, by motion, on Thursday, March 26, 2009.


(For the Committee)

(Chief Clerk of the House)

_____/_____
(Time) (Date)

March 27, 2009

Katie Butcher, Secretary

Phone: 406-444-4482

COMMITTEE FILE COPY

TABLED BILL

The **HOUSE LOCAL GOVERNMENT COMMITTEE** TABLED **SB 411**, by motion, on **Thursday, March 26, 2009**.


(For the Committee)

(Chief Clerk of the House)

_____/_____
(Time) (Date)

March 27, 2009

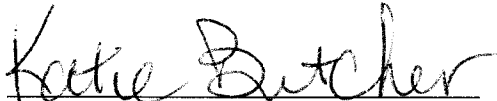
Katie Butcher, Secretary

Phone: 406-444-4482

COMMITTEE FILE COPY

TABLED BILL

The **HOUSE LOCAL GOVERNMENT COMMITTEE** TABLED **SB 482**, by motion, on **Thursday, March 26, 2009**.



(For the Committee)

(Chief Clerk of the House)

_____/_____
(Time) (Date)

March 27, 2009

Katie Butcher, Secretary

Phone: 406-444-4482



HOUSE STANDING COMMITTEE REPORT

March 27, 2009

Page 1 of 3

Mr. Speaker:

We, your committee on **Local Government** recommend that **Senate Bill 305** (third reading copy – blue) be concurred in as amended.

Signed: _____

Representative Elsie Arntzen, Chair

To be carried by Representative Gary MacLaren

And, that such amendments read:

1. Title, line 10.

Following: "76-3-604,"

Insert: "76-3-608,"

2. Page 3, line 6.

Following: "60 working days"

Insert: "or 120 working days if the proposed subdivision contains
50 or more lots"

3. Page 3, line 12.

Following: "(5)"

Insert: "(a)"

Strike: "this section"

Insert: "subsection (4)"

4. Page 3.

Following: line 15

Insert: "(b) The provisions of subsection (5)(a) do not apply if
the review period is extended or suspended pursuant to
subsection (4)."

5. Page 4.

Following: line 10

Insert: "**Section 3.** Section 76-3-608, MCA, is amended to read:

Committee Vote:

Yes 13, No 5

Fiscal Note Required __

SB0305001SC03863.hjd

"76-3-608. Criteria for local government review. (1) The basis for the governing body's decision to approve, conditionally approve, or deny a proposed subdivision is whether the subdivision application, preliminary plat, applicable environmental assessment, public hearing, planning board recommendations, or additional information demonstrates that development of the proposed subdivision meets the requirements of this chapter. A governing body may not deny approval of a proposed subdivision based solely on the subdivision's impacts on educational services.

(2) The governing body shall issue written findings of fact that weigh the criteria in subsection (3), as applicable.

(3) A subdivision proposal must undergo review for the following primary criteria:

(a) except when the governing body has established an exemption pursuant to subsection (6) of this section or except as provided in 76-3-509, 76-3-609(2) or (4), or 76-3-616, the impact on agriculture, agricultural water user facilities, local services, the natural environment, wildlife and wildlife habitat, and public health and safety;

(b) compliance with:

(i) the survey requirements provided for in part 4 of this chapter;

(ii) the local subdivision regulations provided for in part 5 of this chapter; and

(iii) the local subdivision review procedure provided for in this part;

(c) the provision of easements for the location and installation of any planned utilities; and

(d) the provision of legal and physical access to each parcel within the proposed subdivision and the required notation of that access on the applicable plat and any instrument of transfer concerning the parcel; and

(e) an analysis of the agricultural soil type and whether the soil type is suitable to support structures.

(4) The governing body may require the subdivider to design the proposed subdivision to reasonably minimize potentially significant adverse impacts identified through the review required under subsection (3). The governing body shall issue written findings to justify the reasonable mitigation required under this subsection (4).

(5) (a) In reviewing a proposed subdivision under subsection (3) and when requiring mitigation under subsection (4), a governing body may not unreasonably restrict a landowner's ability to develop land, but it is recognized that in some instances the unmitigated impacts of a proposed development may be unacceptable and will preclude approval of the subdivision.

(b) When requiring mitigation under subsection (4), a governing body shall consult with the subdivider and shall give due weight and consideration to the expressed preference of the subdivider.

(6) The governing body may exempt proposed subdivisions that are entirely within the boundaries of designated geographic areas from the review criteria in subsection (3)(a) if all of the following requirements have been met:

(a) the governing body has adopted a growth policy pursuant to chapter 1 that:

(i) addresses the criteria in subsection (3)(a);

(ii) evaluates the impact of development on the criteria in subsection (3)(a);

(iii) describes zoning regulations that will be implemented to address the criteria in subsection (3)(a); and

(iv) identifies one or more geographic areas where the governing body intends to authorize an exemption from review of the criteria in subsection (3)(a); and

(b) the governing body has adopted zoning regulations pursuant to chapter 2, part 2 or 3, that:

(i) apply to the entire area subject to the exemption; and

(ii) address the criteria in subsection (3)(a), as described in the growth policy.

(7) A governing body may conditionally approve or deny a proposed subdivision as a result of the water and sanitation information provided pursuant to 76-3-622 or public comment received pursuant to 76-3-604 on the information provided pursuant to 76-3-622 only if the conditional approval or denial is based on existing subdivision, zoning, or other regulations that the governing body has the authority to enforce."

Renumber: subsequent section

- END -



HOUSE STANDING COMMITTEE REPORT

March 27, 2009

Page 1 of 1

Mr. Speaker:

We, your committee on **Local Government** recommend that **Senate Bill 369** (third reading copy – blue) be concurred in as amended.

Signed:

A handwritten signature in cursive script, appearing to read "Elsie Arntzen", written over a horizontal line.

Representative Elsie Arntzen, Chair

To be carried by Representative Michael More

And, that such amendments read:

1. Page 1, line 23.

Following: "mail"

Insert: "or cooperation"

2. Page 2, line 20.

Following: "incurred"

Insert: "except that a penalty may not be assessed if contact was not made with the landowner or the landowner's representative pursuant to 7-22-2123"

- END -

Committee Vote:

Yes 18, No 0

Fiscal Note Required __

SB0369001SC06477.hjd



HOUSE STANDING COMMITTEE REPORT

March 27, 2009

Page 1 of 3

Mr. Speaker:

We, your committee on **Local Government** recommend that **Senate Bill 306** (third reading copy – blue) be concurred in as amended.

Signed: _____

Representative Elsie Arntzen, Chair

To be carried by Representative Gordon Vance

And, that such amendments read:

1. Page 1, line 10 through page 2, line 8.

Strike: section 1 in its entirety

Insert: "Section 1. Creation of remainder. (1) (a) Remainders are not authorized in a jurisdictional area unless a governing body passes an ordinance or resolution that allows the use of remainders in the governing body's jurisdictional area.

(b) Only one remainder may be created on a subdivision plat or a certificate of survey depicting an exemption under 76-3-201 or 76-3-207.

(c) A remainder may be created through the use of an exemption under 76-3-201 or 76-3-207. A parcel created pursuant to 76-3-209 is not a remainder under this section.

(2) A remainder:

(a) may not be created for the purpose of sale, lease, or creating a security interest under 76-3-201(1)(b);

(b) must be retained by the landowner for a minimum of 18 months following the filing of the final plat of the subdivision or certificate of survey depicting the exemption unless the remainder is further divided pursuant to the requirements of this chapter; and

(c) is subject to applicable zoning regulations adopted pursuant to Title 76, chapter 2.

(3) (a) The governing body or its designated agent shall determine whether a proposed remainder meets the requirements of

Committee Vote:

Yes 12, No 6

Fiscal Note Required __

SB0306001SC06486.hjd

this section during:

(i) the preapplication process established pursuant to 76-3-504(1)(q);

(ii) the review procedure for a minor subdivision pursuant to 76-3-609; or

(iii) the procedure used to determine whether a proposed method of disposition using the exemptions provided in 76-3-201 or 76-3-207 is an attempt to evade the requirements of this chapter pursuant to criteria adopted under 76-3-504(1)(p).

(b) The determination must be based on a demonstration by the applicant that one or more of the following criteria are met:

(i) the remainder is 160 acres or larger in size or can be described as a one-quarter aliquot part of a United States government section;

(ii) the applicant's primary residence is on the remainder;

(iii) the proposed remainder is taxed for agricultural purposes under 15-7-202 or as forest land under Title 15, chapter 44, part 1. A remainder created by a subdivision under this subsection (3)(b)(iii) may not be developed until it has been reviewed and approved as a subdivision under parts 5 and 6 of this chapter. A remainder created by an exemption under this subsection (3)(b)(iii) may be developed with one single-family residence following the filing of a survey under part 4 of this chapter and review under chapter 4.

(iv) the remainder is part of a phased development plan for which an application has been submitted under parts 5 and 6 of this chapter. A remainder under this subsection (3)(b)(iv) does not become effective until a final plat for the phased subdivision has been filed pursuant to the requirements of this chapter. A remainder created under this subsection (3)(b)(iv) may not be developed until it has been reviewed and approved as a subdivision under parts 5 and 6 of this chapter.

(4) If the determination in subsection (3) is made by a designated agent of the governing body, the applicant may appeal the decision to the governing body. If an appeal is submitted, the governing body shall make a final determination using the criteria in subsection (3).

(5) Prior to the transfer or conveyance of an unsurveyed remainder, the parcel must be surveyed and the survey must be filed with the county clerk and recorder unless the remainder can be described as an aliquot part of a United States government section."

2. Page 3, line 18.

Following: "created"

Strike: "by the segregation of a subdivision from"

Insert: "when a subdivision plat is filed for part of"

3. Page 3, line 19.

Following: "76-3-207"

Insert: "pursuant to [section 1]"

4. Page 9.

Following: line 28

Insert: "COORDINATION SECTION. Section 5. Coordination instruction. If House Bill No. 522 is passed and approved, then any reference in [this act] to 76-3-201(1)(b) must be replaced by a reference to [section 1 of House Bill 522]."

- END -



HOUSE STANDING COMMITTEE REPORT

March 27, 2009

Page 1 of 1

Mr. Speaker:

We, your committee on **Local Government** recommend that **Senate Bill 310** (third reading copy – blue) be concurred in as amended.

Signed: _____

Representative Elsie Arntzen, Chair

To be carried by Representative Gary MacLaren

And, that such amendments read:

1. Page 2, line 30.

Strike: "15"

Insert: "20"

- END -

Committee Vote:

Yes 17, No 1

Fiscal Note Required ____

SB0310001SC03863.hjd



HOUSE STANDING COMMITTEE REPORT

March 27, 2009

Page 1 of 1

Mr. Speaker:

We, your committee on **Local Government** recommend that **Senate Bill 9** (third reading copy – blue) **be concurred in.**

Signed:

Representative Elsie Arntzen, Chair

To be carried by Representative Robin Hamilton

- END -

Committee Vote:

Yes 13, No 5

Fiscal Note Required ☐

SB0009001SC03865.hjd



HOUSE STANDING COMMITTEE REPORT

March 27, 2009

Page 1 of 7

Mr. Speaker:

We, your committee on **Local Government** recommend that **Senate Bill 8** (third reading copy – blue) be concurred in as amended.

Signed:

Representative Elsie Arntzen, Chair

To be carried by Representative Wayne Stahl

And, that such amendments read:

1. Title, page 1, line 4.

Following: "CREATION"

Insert: "AND EXPANSION"

2. Page 1, line 13.

Following: "create"

Insert: "or expand"

3. Page 1, line 14.

Strike: "22"

Insert: "23"

4. Page 1, line 15.

Following: "in the"

Insert: "conservation of water resources or in the"

5. Page 1, line 18.

Following: "create"

Insert: "or expand"

6. Page 1, line 19.

Following: "establishment"

Insert: "or expansion"

Committee Vote:

Yes 18, No 0

Fiscal Note Required __

SB0008001SC03846.hjd

7. Page 1, line 20.

Following: "authority"

Insert: "or expansion"

8. Page 1, line 21.

Following: "authority"

Insert: "expansion"

9. Page 1, line 22.

Following: "authority"

Insert: "or expansion"

10. Page 1, line 25.

Following: "authority"

Insert: "or expansion"

11. Page 1, line 27.

Following: "authority"

Insert: "or expansion"

Strike: ":"

12. Page 1, line 28.

Strike: "(i)"

Strike: ";"

13. Page 1, line 30.

Strike: "(ii)" through "but"

14. Page 2, line 8.

Following: "function"

Insert: "or expand"

Strike: "AND"

15. Page 2, line 11.

Following: "creating"

Insert: "or expanding"

Following: "charter"

Insert: "; and

(e) the structure of the governing body for the authority as provided in [section 7]"

16. Page 2, line 12.

Strike: "8"

Insert: "9"

17. Page 2, line 16.

Following: "authority"

Insert: "or expansion"

18. Page 2, line 18.
Following: "authority"
Insert: "or expansion"

19. Page 2, line 20.
Following: "authority"
Insert: "or expansion"

20. Page 2, line 26.
Following: "authority"
Insert: "or expansion"

21. Page 2, line 28.
Following: "authority"
Insert: "or expansion"

22. Page 2, line 29.
Following: "authority"
Insert: "or expansion"

23. Page 2, line 30.
Following: "created"
Insert: "or expanded"

24. Page 3, line 3.
Following: "authority"
Insert: "or expansion"

25. Page 3, line 6.
Following: "creating"
Insert: "or expanding"

26. Page 3, line 9.
Following: "authority"
Insert: "or expansion"

27. Page 3, line 10.
Following: "authority"
Insert: "or expansion"

28. Page 3, line 13.
Following: "creating"
Insert: "or expanding"

29. Page 3, line 14.
Following: "authority"
Insert: "or expansion"

30. Page 3, line 15.

Following: "creating"
Insert: "or expanding"

31. Page 3, line 17.
Following: "boundaries"
Insert: "or expansion"

32. Page 3, line 18.
Following: "creating"
Insert: "or expanding"

33. Page 3, line 22.
Following: "incorporation"
Insert: "or expansion"

34. Page 3, line 24.
Following: "established"
Insert: "or expanded"

35. Page 4, line 9.
Insert: "NEW SECTION. **Section 7. Governing body of regional resource authority.** (1) The initial members of the local governing body must be appointed by the county commissioners in the county where the election is administered pursuant to [section 4(4)], based on the recommendations of the petitioners.
(2) The commissioners shall appoint members of the governing body to staggered 2-year and 4-year terms.
(3) The appointments under subsection (1) must be made within 30 days after the adoption of the resolution for creation provided for in [section 5].
(4) Prior to the expiration of the initial appointments, the governing body shall divide itself into districts from which members are elected to succeeding terms."
Renumber: subsequent sections

36. Page 5, line 11.
Strike: the second "AND"
Insert: "(t) enter into interlocal agreements or other agreements with the federal government or its agencies; and"

37. Page 5, line 12.
Strike: "(T)"
Insert: "(u)"
Strike: "8"
Insert: "9"

38. Page 5, line 13.
Strike: "22"
Insert: "23"

39. Page 6, line 6.

Strike: "8"

Insert: "9"

Strike: "22"

Insert: "23"

40. Page 6, line 7.

Strike: "8"

Insert: "9"

Strike: "22"

Insert: "23"

41. Page 6, line 12.

Strike: "8"

Insert: "9"

Strike: "22"

Insert: "23"

42. Page 6, line 16.

Strike: "8"

Insert: "9"

Strike: "22"

Insert: "23"

43. Page 6, line 24.

Strike: "8"

Insert: "9"

Strike: "22"

Insert: "23"

44. Page 6, line 30.

Strike: "10"

Insert: "11"

45. Page 7, line 6.

Strike: "8"

Insert: "9"

Strike: "22"

Insert: "23"

46. Page 7, line 9.

Strike: "8"

Insert: "9"

Strike: "22"

Insert: "23"

47. Page 7, line 11.

Strike: "8"

Insert: "9"
Strike: "22"
Insert: "23"

48. Page 7, line 18.
Strike: "8"
Insert: "9"
Strike: "22"
Insert: "23"

49. Page 7, line 30.
Strike: "8"
Insert: "9"
Strike: "22"
Insert: "23"

50. Page 8, line 12.
Strike: "8"
Insert: "9"
Strike: "22"
Insert: "23"

51. Page 8, line 18.
Strike: "7"
Insert: "8"

52. Page 9, line 5.
Strike: "8"
Insert: "9"
Strike: "22"
Insert: "23"

53. Page 9, line 18.
Strike: "8"
Insert: "9"
Strike: "22"
Insert: "23"

54. Page 9, line 28.
Strike: "8"
Insert: "9"
Strike: "22"
Insert: "23"

55. Page 10, line 14.
Strike: "8"
Insert: "9"

56. Page 10, line 15.

Strike: "22"

Insert: "23"

57. Page 10, line 24.

Strike: "20(2)(B)"

Insert: "21(2)(b)"

58. Page 11, line 1.

Strike: "8"

Insert: "9"

Strike: "22"

Insert: "23"

59. Page 17, line 11.

Strike: "22"

Insert: "23"

60. Page 17, line 12.

Strike: "22"

Insert: "23"

- END -



HOUSE STANDING COMMITTEE REPORT

March 27, 2009

Page 1 of 4

Mr. Speaker:

We, your committee on **Local Government** recommend that **House Bill 361** (first reading copy – white) do pass as amended.

Signed: _____

Representative Elsie Ayntzen, Chair

And, that such amendments read:

1. Title, line 7.

Strike: "DISTRIBUTED GENERATION RENEWABLE ENERGY SOURCES"

Insert: "OFF-GRID RENEWABLE ENERGY SYSTEMS"

2. Title, page 1, line 9.

Following: "PROPERTY;"

Strike: "CLARIFYING" on line 9 through "MCA;" on line 11

Insert: "ALLOWING LOAN PAYMENTS TO BE COLLECTED WITH PROPERTY TAXES;"

3. Page 1, line 17.

Following: "is to provide"

Insert: "voluntary"

4. Page 1, line 18.

Strike: "distributed" through "sources"

Insert: "off-grid renewable energy systems"

5. Page 1, line 24 through line 28.

Strike: subsection (3) in its entirety

Insert: "(3) As used in [sections 1 through 7]:

(a) "energy efficiency improvements" means reducing the waste or dissipation of energy or reducing the amount of energy required to accomplish a given quantity of work. The term includes but is not limited to the installation of gray water reuse system as defined in 75-5-325.

Committee Vote:

Yes 11, No 7

Fiscal Note Required ____

HB0361001SC.hjd

(b) "off-grid renewable energy system" means a system that is not integrated into the electrical grid system. The term may include:

(i) as defined in 15-32-102, a passive solar system, a geothermal system, or a low-emission wood or biomass combustion device;

(ii) a solar thermal heating system; or

(iii) an off-grid electrical generating system that uses recognized nonfossil forms of energy generation."

6. Page 2.

Following: line 27

Insert: "(b) that assessments will be levied only against property owners who voluntarily agree to a loan financed by the district for off-grid renewable energy systems or energy efficiency improvements;"

Renumber: subsequent subsections

7. Page 3.

Following: line 11

Insert: "(7) Within 60 days after the creation of an energy improvement district or by January 1 of the effective tax year, whichever occurs first, the governing body shall provide to the department of revenue a:

(a) legal description of the energy improvement district;

(b) map of its boundaries;

(c) copy of the certificate of establishment issued pursuant to [section 4]; and

(d) copy of any adopted method of assessment."

8. Page 4, line 14 through line 17.

Following: "issuance of" on line 14

Strike: ":" on line 14 through "(ii)" on line 17

9. Page 4, line 22.

Following: "Loans"

Insert: "-- property assessment to repay loans"

Following: "lien."

Insert: "(1)"

10. Page 4, line 23 through line 24.

Strike: "distributed generation" on line 23 through "sources" on line 24

Insert: "off-grid renewable energy systems"

11. Page 4, line 27.

Following: "appropriate."

Insert:

"(2) Loan payments may be assessed on property as provided in subsections (3) and (4). The legal description and geocode for

each real property subject to this subsection must be reported by the entity administering the energy improvement district to the department of revenue annually by February 1.

(3) (a) Except as provided in subsection (4), in each city or town where taxes for general, municipal, and administrative purposes are certified to and collected by the county treasurer immediately after the second Monday of August of each year, it is the duty of the city treasurer or town clerk to certify to the department of revenue, at the same time that the copy of the resolution determining the annual levy for general taxes is certified by the city or town clerk to the county clerk, all assessments levied and assessed in accordance with the provisions of this section.

(b) The department of revenue shall enter the assessments upon the property tax record for the county. The county treasurer shall collect the assessments in the same manner and at the same time as taxes for general, municipal, and administrative purposes are collected.

(4) (a) In a city or town where taxes for general, municipal, and administrative purposes are certified to and collected by the county treasurer in accordance with the provisions of 7-6-4423, the city or town may provide by ordinance for the collection by its city treasurer or town clerk of all assessments levied and assessed in accordance with the provisions of this section in the same manner and at the same time as taxes for general, municipal, and administrative purposes are collected by the county treasurer. All of the provisions of 7-6-4423 apply to the collection of the assessments in the same manner as the provisions apply to the collection of other city or town taxes.

(b) (i) When the payment of any one installment of any assessment becomes delinquent, all payments of subsequent installments, at the option of the city or town council and by appropriate resolution duly adopted, become delinquent. The city or town council may order that all assessments that are delinquent as a result of acceleration be withdrawn.

(ii) Delinquent assessments must be certified to the county clerk of the county in which the city or town is situated. The county treasurer shall collect the delinquent assessments in the same manner and at the same time that taxes for general, municipal, and administrative purposes are collected. If the delinquent assessments and taxes are not paid, the whole property must be sold in the same manner that other property is sold for taxes. The enforcement of the lien of any installment of a assessment by any method authorized by law does not prevent the enforcement of the lien of any subsequent installment when it becomes delinquent.

(5) "

12. Page 4, line 30.

Following: "the property"

Insert: "; however, the energy improvement district may allow the

lien to transfer with the sale of the property"

13. Page 5, line 16.

Following: "secretary of state"

Insert: "and the department of revenue"

14. Page 5, line 18.

Following: "(6)"

Insert: "(a)"

15. Page 5.

Following: line 19

Insert: "(b) If loan payments are still being collected by the governing body pursuant to [section 6] after the dissolution of the energy improvement district, the governing body shall continue to annually report assessments to the department of revenue."

16. Page 5, line 25 through page 7, line 7.

Strike: section 8 through section 10 in their entirety

Renumber: subsequent sections

- END -

HOUSE OF REPRESENTATIVES
Roll Call VOTE
Local Government Committee

DATE: 3/26/09 HB # or Motion Type: HB 361 As Amended

<u>NAME</u>	<u>Yes</u>	<u>No</u>
Vice Chair MacLaren		X
Vice Chair Hands	X	
Representative Becker	X	
Representative Bennett		X
Representative Berry	X	
Representative Driscoll	X	
Representative Ebinger	X	
Representative Grinde	X	
Representative Hamilton	X	
Representative Ingraham		X
Representative Menahan	X	
Representative More		X
Representative Reichner		X
Representative Reinhart	X	
Representative Sands	X	
Representative Stahl	X	
Representative Vance		X
Chairman Arntzen		X

Total

11 - 7

AUTHORIZED COMMITTEE PROXY

I request to be excused from the GARY MACLAREN / LOCAL GOV.

Committee because of other commitments. I desire to leave my proxy/vote with:

Vice Chairman MacLaren/Bennett

Indicate Bill number and your vote Aye or No. If there are amendments, list them by name and number under the bill and indicate a separate vote for each amendment.

BILL/AMENDMENT	AYE	NO
SB 8	X	
AMND 03 ASK	X	
AMND 02 ASN	X	
SB 306	X	
AMND 03 ASK	X	
SB 369	X	
AMND 01 ADS	X	
AMND 02 ASK	X	
SB 305	X	
AMND 02 ASK	X	
03 ASK	X	
SB 345		X
AMND 05 ASK	X	
MOTION TO REVERSE SB 345 ETABLE	X	

BILL/AMENDMENT	AYE	NO
SB 9		X
SB 310	X	
COUNSEL AMND	X	
SB 411		X
AMND 01 ASK	X	
reverse ETABLE	X	
SB 482		X
HB 361		X
VOTE TO DRAFT STUDY RESOLUTION LAND USE LAWS	X	

Rep. _____

(Signature)

Date

3-26-09

**AUTHORIZED
COMMITTEE PROXY**

I request to be excused from the Loco / Government

Committee because of other commitments. I desire to leave my proxy vote with:

Vice Chairman Maclaren

Indicate Bill number and your vote Aye or No. If there are amendments, list them by name and number under the bill and indicate a separate vote for each amendment.

BILL/AMENDMENT AYE NO

SB411 Amendment A/K	X	

BILL/AMENDMENT AYE NO

Rep. [Signature]

(Signature)

Date 3/24/09

MORE

AUTHORIZED COMMITTEE PROXY

I request to be excused from the Local Gov.

Committee because of other commitments. I desire to leave my proxy vote with:

Vice Chairman MacLaren

Indicate Bill number and your vote Aye or No. If there are amendments, list them by name and number under the bill and indicate a separate vote for each amendment.

BILL/AMENDMENT

AYE NO

SB 345	X	
Motion to Reverse Table	X	

BILL/AMENDMENT

AYE NO

Rep. M. MacL
(Signature)

Date 3/24/09

**AUTHORIZED
COMMITTEE PROXY**

I request to be excused from the Local Government

Committee because of other commitments. I desire to leave my proxy vote with:

Betsy Hands

Indicate Bill number and your vote Aye or No. If there are amendments, list them by name and number under the bill and indicate a separate vote for each amendment.

BILL/AMENDMENT

AYE NO

802 . ash	X	
SB 8	A	

BILL/AMENDMENT

AYE NO

Rep.

Michael K. [Signature]
(Signature)

Date

3/26/09

